	IN RE: Carlos Castillo	Case No.
	Debtor(s)	Chapter 13 Proceeding
	☐ <u>AMENDED</u> <u>DEBTOR(S)' CHA</u> <u>AND MOTIONS FOR VALUAT</u>	
	Creditors are hereby notified that the following Plan may be amen may affect your status as a creditor. The Debtor's estimate of how estimates of the allowed claims may also change. The following in on the information known at the time of its preparation. Any specimental Meeting of Creditors and such other action as may be appropriate on file at the Office of the United States Bankruptcy Clerk in El Pastanding Orders on procedures are available at the Clerk's Office Use of the singular word "Debtor" in this Plan includes the plural	much the Plan will pay, projected payments, and aformation advises creditors of the status of the case based al concerns of a creditor may justify attendance at the under the circumstances. More detailed information is so or Waco, Texas. Local Bankruptcy Rules and and online at www.txwb.uscourts.gov.
	Plan Sur	nmary
Α.	The Debtor's Plan Payment will be \$285.00 Monthly for 60 months . The gross amount to be paid into the paid into	ne plan is, paid by ☑ Pay Order or ☐ Direct Pay
В.		cured claims to the extent of the value of the collateral or the amount by, and approximately 3% of each unsecured allowed claim.
RE RU TH		CONFIRMED. CREDITORS ARE REFERRED TO THE FEDERAL PTCY RULES FOR THE WESTERN DISTRICT OF TEXAS, AND
C.	The value of the Debtor's non-exempt assets is \$41	.17
D.	If the payment of any debt is proposed to be paid directly by the I forth below.	Debtor outside the Plan, it is so noted in Section VI(1), set
	Plan Pro	ovisions
	I. Vesting of E	state Property
	Upon confirmation of the Plan, all property of the estate shall ves	t in the Debtor and shall not remain as property of the estate.
$\overline{\mathbf{V}}$	Upon confirmation of the Plan, all property of the estate shall not	vest in the Debtor, but shall remain as property of the estate.
	Other (describe):	

IN RE: Carlos Castillo Case No.

Debtor(s) Chapter 13 Proceeding

☐ <u>AMENDED</u> ☐ <u>MODIFIED</u> <u>DEBTOR(S)' CHAPTER 13 PLAN</u> AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE

Continuation Sheet # 1

II. Pre-Confirmation Disbursements

In accordance with the applicable Standing Order Relating to Chapter 13 Case Administration, the Debtor requests and consents to disbursement by the Chapter 13 Trustee of payments prior to confirmation of the Plan to evidence the Debtor's good faith, promote successful completion of the case, and to provide adequate protection to secured creditors. The Debtor shall remit such payments to the Trustee commencing 15 days after the filing of the petition. Provided all conditions for disbursement are met and unless otherwise ordered by the Court, the Trustee shall begin disbursing to creditors as provided below, on the first regularly scheduled disbursement after 30 days after the the petition is filed. Payments under this paragraph will cease upon confirmation of the Plan.

Creditor/Collateral	Pre-Confirmation Payment Amount	Other Treatment Remarks
Creditor/Collateral	Pre-Commination Payment Amount	Other Treatment Remarks

III. Executory Contracts/Unexpired Leases/Contracts for Deed

Pursuant to 11 U.S.C. §1322(b)(7) of the Bankruptcy Code, the Debtor hereby elects to assume the following executory contracts, unexpired leases, and/or contracts for deed, if any:

Creditor Name	Description of Contract	Election	In Default
Dish Network	2 yr satalite contract	Assumed	No

Pursuant to 11 U.S.C. §1322(b)(7) of the Bankruptcy Code, the Debtor hereby elects to reject the following executory contracts, unexpired leases, and/or contracts for deed, if any:

Creditor Name	Description of Contract	Election	In Default
Verizon Wireless	2 yr cell phone contract	Rejected	No

IV. Motion to Value Collateral Pursuant to 11 U.S.C. § 506

The Trustee shall pay allowed secured claims, which require the filing of a proof of claim, to the extent of the value of the collateral or the amount of the claim, whichever amount is provided for in Section VI(2), hereof, plus interest thereon at the rate specified in this Plan. Except for secured claims for which provision is made to pay the full amount of the claim not withstanding the value of the collateral, the portion of any allowed claim that exceeds the value of the collateral shall be treated as an unsecured claim under Section VI(2)(F).

The Debtor(s) move(s) to value the collateral described below in the amounts indicated. The values as stated below represent the replacement values of the assets held for collateral, as required under Section 506(a)(2). Objections to valuation of collateral proposed by this Motion and Plan must be filed no later than ten (10) days prior to the confirmation hearing date. If no timely response or objection is filed, the relief requested may be granted in conjunction with confirmation of the Plan.

Estimated Claim	Value of Collateral	Monthly Payment or Method of Disbursement	Interest Rate	Anticipated Total to Pay	Other Treatment/Remarks
\$5,665.00	\$5,665.00	Pro-Rata	5.25%	\$6,409.66	
	Claim	Estimated of Collateral	Estimated of Method of Claim Collateral Disbursement	Estimated of Method of Interest Claim Collateral Disbursement Rate	Estimated of Method of Interest Anticipated Claim Collateral Disbursement Rate Total to Pay

IN RE: Carlos Castillo Case No. Chapter 13 Proceeding Debtor(s) □ *AMENDED* □ **MODIFIED DEBTOR(S)' CHAPTER 13 PLAN** AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE Continuation Sheet #2 "I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on January 7, 2011 /s/ Carlos Castillo Debtor Joint Debtor V. Motion to Avoid Lien Pursuant to 11 U.S.C. § 522(f) The Bankruptcy Code allows certain liens to be avoided. If a lien is avoided, the claim will not be treated as a secured claim but as an unsecured claim under Section VI(2)(F). The Debtor moves to avoid the following liens that impair exemptions. Objections to lien avoidance as proposed in this Plan must be filed no later than ten (10) days prior to the confirmation hearing date. If no timely objection is filed, the relief requested may be granted in conjunction with confirmation of the Plan. (Debtor must list the specific exempt property that the lien impairs and the basis of the lien--e.g., judicial lien, nonpurchase-money security interest, etc.) Creditor / Amount of Lien Property subject to lien to be Avoided Remarks VI. Specific Treatment for Payment of Allowed Claims 1. PAYMENTS TO BE MADE BY THE DEBTOR DIRECTLY TO CREDITORS, INCLUDING POST-PETITION DOMESTIC SUPPORT OBLIGATIONS A. Debtor(s) shall pay the following creditors directly. Creditors with claims based on a post-petition domestic support obligation ("DSO"), including all governmental units to which a DSO claim has been assigned, or is owed, or that may otherwise recover a DSO claim, MUST be paid directly. Minors should be identified by their initials only. If no DSO creditor is listed, the Debtor represents he/she has no domestic support obligation. All direct payments listed below shall be made in addition to the Plan payments made by Debtor to the Chapter 13 Trustee as herein set forth. Secured creditors who are paid directly shall retain their liens, and the Debtor(s) shall maintain insurance on the collateral, in accordance with the terms of the documents creating the lien on the collateral. Creditor / Collateral, if any (including the Remarks **Debt Amount Payment** name of each DSO creditor) Amount/Interval City of El Paso Tax Assessor/Collector 2010-forward to be paid direct \$3,633,06 House and Lot- 13741 Paseo Verde Ileana Castillo LBPS \$196,503.00 \$1.933.00 House and Lot- 13741 Paseo Verde **B.** Debtor surrenders the following collateral. Confirmation of the Plan shall operate to lift the automatic stay provided by 11 U.S.C. § 362(a) with respect to the collateral listed, and any unsecured deficiency claim may be filed in accordance with the procedures set forth in the Standing Order Relating to Chapter 13 Case Administration for this Division.

Collateral to Be Surrendered

Creditor/Collateral

IN KE:	Carios Castillo		Case No.
	Debtor(s)		Chapter 13 Proceeding
		- MODIEIED	

□ AMENDED **DEBTOR(S)' CHAPTER 13 PLAN** AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE

Continuation Sheet #3

El Paso Area Tchrs Fcu	Nissan Altima
Rocky Mountain Mortgag	House and Lot-3428 Broken Arrow

2. PAYMENTS TO BE MADE BY TRUSTEE TO CREDITORS

A. Administrative Expenses

Administrative Expenses shall include the Trustee's commission and debtor's attorney's fees. The Trustee shall receive up to 10% of all sums disbursed, except on any funds returned to the Debtor. No fees or expenses of counsel for the debtor(s) may be paid until the filing fee is paid in full, and any fees and expenses that are allowed in addition to the fees and expenses originally agreed to be paid, may be paid only after all prior allowed fees and expenses have been paid.

Creditor	Estimated Amount of Debt	Payment Method: before secured creditors, after secured creditors, or along with secured	Remarks
Sidney Diamond, PC	\$2,344.00	Along With	

B. Priority Claims, Including Domestic Support Obligation Arrearage Claims

Creditor	Estimated Amount of Debt	Payment Method: before secured creditors, after secured creditors, or along with secured	Remarks
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C. Arrearage Claims

Creditor / Collateral	Estimated Claim	Estimated Value of Collateral	Monthly Payment or Method of Disbursement	Interest Rate	Anticipated Total to Pay	Other Treatment/Remarks
LBPS House and Lot 137/11 Passa Varda	\$5,665.00	\$5,665.00	Pro-Rata	5.25%	\$6,409.66	

D. Cure Claims on Assumed Contracts, Leases, and Contracts for Deed

Creditor/Subject	Estimated Amount	Monthly Payment or	
Property, if any	of Cure Claim	Method of Disbursement	Remarks

E. Secured Creditors

Secured creditors shall retain their liens on the collateral that is security for their claims until the earlier of the date the underlying debt, as determined under non-bankruptcy law, has been paid in full, or the date of discharge under 11 U.S.C. § 1328. Therefore, if the debtor's case is dismissed or converted without completing of all Plan payments, the liens shall be retained by the creditors to the extent recognized by applicable non-bankruptcy law.

Creditor/Collateral	Estimated Claim	Value of Collateral	Monthly Payment or Method of Disbursement	Interest Rate	Anticipated Total to Pay	Other Treatment/Remarks (specifically note if claim amount to be paid although greater than value of collateral)
Capital One Auto Finance 2010 Jeep Wrangler	\$3,566.00	\$21,500.00	Pro-Rata	5.25%	\$4,034.77	

IN RE: Carlos Castillo Case No.

Debtor(s) Chapter 13 Proceeding

☐ <u>AMENDED</u> ☐ <u>MODIFIED</u> <u>DEBTOR(S)' CHAPTER 13 PLAN</u> AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE

		Continu	uation Sheet # 4			
Internal Revenue Service	\$1,600.00	\$0.00	Pro-Rata	0%	\$1,600.00	Pay claim amount
F. General Unsecured Credito Describe treatment for the class				, leases an	d contracts f	or deed).
General Unsecured Creditors wi	Il receive approxim	ately3%	of thei	ir allowed	claims.	
Creditor	Estim	ated Debt	Remarks			
Cfc Deficiency Recover	•	\$7,366.00				
Citibank Sd, Na		\$2,733.00				
Gvt Emp Cu		\$5,023.00				
Hsbc Best Buy		\$3,242.00				
Nelnet Lns		\$10,049.00				
Providence Memorial Hospital		\$158.00				
Providence Memorial Hospital		\$140.00				
Providence Memorial Hospital		\$134.00				
Sun City Dematology		\$91.00				
Toyota Financial Services		\$7,611.00				
Verizon Wireless						
Wfnnb/express		\$366.00				

Administrative Claims	\$2,344.00
Priority Claims	\$0.00
Arrearage Claims	\$5,665.00
Cure Claims	\$0.00
Secured Claims	\$5,166.00
Unsecured Claims	\$36,913.00

VII. Supplemental Plan Provisions

The following are the Supplemental Plan Provisions:

IN RE: Carlos Castillo	Case No.			
Debtor(s)	Chapter 13 Proceeding			
□ <u>AMENDED</u> □ <u>MODIFIED</u> DEBTOR(S)' CHAPTER 13 PLAN				
AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE				

Continuation Sheet #5

Unscheduled Creditors

Unscheduled Creditors: If an unscheduled creditor files a timely proof of claim, which claim becomes an allowed claim, the claim of such creditor shall be paid in accordance with the terms and conditions of this plan. If the claim of such creditor is entitled to interest such interest shall accrue based upon one of the three following conditions:

- 1. If the claim is entitled to statutory interest, interest shall accrue at the interest rate provided for in such statute;
- 2. If the claim is similar in nature to other claims provided for in this plan interest shall accrue at the same interest rate provided for in this plan for such creditors, with the exception of a claim secured by the debtor(s) principal residuce in which event interest shall accrue at the rate specified in the note and security agreement and applicable nonbankruptcy law.; and,
- 3. In the event that there are no claims of a similar nature and the claim is not secured by the debtor(s) principal residence interest shall accrue at 2 points above the prime rate pf interest as published on primrate.com on the filing date of this case.

Post-Petition Mortgage Payments

Post-Petition Mortgage Payments: Payments received by holders and/or servicers of mortgage claims, secured by real property that is the debtor(s) principal residence, for ongoing post-petition installment payment shall be applied and credited to the Debtors(s) mortgage account as if the account were current and no pre-petition defaulted existed on the petition date in the order of priority specified in the note and security agreement and applicable nonbankruptcy law. Post-Petition installment payments made in a timely manner under the terms of the note shall be applied and credited without penalty.

Post-Petition Payment Changes

Post-Petition Payment Changes: Holders and/or servicers of mortgage claims, secured by real property that is the debtor(s) principal residence, shall make adjustments to the ongoing installment payment amount as required by the note and security agreement and applicable nonbankruptcy law, including changes based on an escrow analysis for amounts required to be deposited in any escrow account or based on an interest rate provision in an adjustable-rate mortgage. Holders and/or servicers shall timely notify the debtor(s), debtors' counsel and chapter 13 trustee of such payment adjustments and any shortage, deficiency or surplus of funds in any escrow account.

Pre-Petition Arrearages

Pre-Petition Arrearages: Payments disbursed by the chapter 13 trustee holders and/or servicers of mortgage claims, secured by real property that is the debtor(s) principal residence, shall be applied and credited only to the pre-petition arrearages necessary to cure the default, which shall consist of amounts listed on the allowed proof-of-claim and authorized by the note and security agreement and applicable nonbankruptcy law. Holders and/or services of mortgage claims shall deem the pre-petition arrearages as contractually current upon confirmation of the chapter 13 plan.

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☐ <u>AMENDED</u> ☐ <u>MODIFIED</u> DEBTOR(S)' CHAPTER 13 PLAN				
AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE				

Continuation Sheet # 6

Notice Of Fees, Expenses Or Charges

Notice Of Fees, Expenses Or Charge: The holder and/or servicers of a mortgage claim shall provide to the debtor(s) the debtor(s) attorney and the chapter 13 trustee a notice of any fees, expenses, or charges that have accrued during the bankruptcy case on the mortgage account and that the holder and/or servicers contends are (1) allowed by the note and security agreement and applicable nonbankruptcy law, and (2) recoverable against the debtor(s) or debtor(s) account. The notice shall be sent annually, beginning within 30 days of the date one year after entry of the initial plan confirmation order, and each year thereafter during the pendency of the case with a final notice sent within 30 days of the filing of the chapter 13 trustee's final account under Bankruptcy Rule 5009. The failure of a holder and/or servicer to give such notice for any given year of the case's administration shall be deemed a waiver for purposes of any claim for fees, expenses or charges accrued during that year, and the holder and/or servicer shall be prohibited from collecting or assessing such fees, expenses or charges for that year against the debtor(s) or the debtor(s)' account during the case or after entry of the order granting discharge.

Mortgage Current Upon Discharge

Mortgage Current Upon Discharge: Unless the court orders otherwise, an order granting discharge in this case shall be a determination that all pre-petition and post-petition defaults with respect to the debtor(s) mortgage have been cured, and that the debtor(s) mortgage account is deemed current and reinstated on the original payment schedule under the note and security agreement as if no default had ever occurred.

Mortgage Secured By Real Property Other Than Residence

Mortgage Secured By Real Property Other Than The Debtor(s) Principal Residence: The foregoing three sections shall apply to mortgages secured by real property that is not the debtor(s) principal residence, except as modified by this plan.

Post-Petition Payment Changes

Post-Petition Payment Changes: Holders and/or servicers of mortgage claims, secured by real property that is the debtor(s) principal residence, shall make adjustments to the ongoing installment payment amount as required by the note and security agreement and applicable nonbankruptcy law, including changes based on an escrow analysis for amounts required to be deposited in any escrow account or based on an interest rate provision in an adjustable-rate mortgage. Holders and/or servicers shall timely notify the debtor(s), debtors' counsel and chapter 13 trustee of such payment adjustments and any shortage, deficiency or surplus of funds in any escrow account.

Monthly Statements

Monthly Statements: Each creditor, with an allowed secured claim shall send monthly statements to the debtor(s). If the allowed claim is secured by a mortgage claim the foregoing four provisions are not modified by the requirements of this section.

IN RE: Carlos Castillo	Case No.			
Debtor(s)	Chapter 13 Proceeding			
□ AMENDED □ MODIFIED DEBTOR(S)' CHAPTER 13 PLAN AND MOTIONS FOR VALUATION AND LIEN AVOIDANCE Continuation Sheet # 7				
Respectfully submitted this date:				
	Isl Sidney J. Diamond, Esq. Sidney J. Diamond, Esq. 3800 N. Mesa Street, Ste B-3 EL Paso, Texas 79902 Phone: (915) 532-3327 / Fax: (915) 532-3355 (Attorney for Debtor)			
/s/ Carlos Castillo				

Carlos Castillo 13741 Paseo Verde El Paso, TX 79928 (Debtor)

IN RE: Carlos Castillo	CASE	О.	
	Debtor		
	CHAP ⁻	ΓER 13	
	Joint Debtor		
	CERTIFICATE OF SERVICE		
	fy that on January 7, 2011, a copy of the attached C party in interest listed below, by placing each copy i e with Local Rule 9013 (g).		
S E C 3 E	Sidney J. Diamond, Esq. Sidney J. Diamond, Esq. Bar ID:05803000 Diamond Law 800 N. Mesa Street, Ste B-3 EL Paso, Texas 79902 915) 532-3327		
Attorney General Child Support Attn: Bankruptcy PO Box 12017 Credit Group Austin, TX 78711	Citibank Sd, Na 5466160056913328 Attn: Centralized Bankruptcy PO Box 20507 Kansas City, MO 64195	El Paso Area Tchrs Fcu 1483670400 12020 Rojas Dr El Paso, TX 79936-7711	
Capital One Auto Finance 62062124926321001 3901 N Dallas Pkwy Plano, TX 75093	City of El Paso El Paso Tax Assessor/Collector PO Box 2992 El Paso, TX 79999-2992	Gvt Emp Cu 5543040281910744	
Carlos Castillo 13741 Paseo Verde El Paso, TX 79928	City of El Paso Tax Assessor Collector c/o Linebarger, Goggan Blair & Sampson 711 Navarro, Ste. 200 San Antonio, TX 78205	Hsbc Best Buy 7001062106424587 Attn: Bankruptcy PO Box 5263 Carol Stream, IL 60197	
Cfc Deficiency Recover 1004231848	City of El Paso Tax Assessor/Collector P. O. Box 2992	Ileana Castillo 3428 Broken Arrow	

El Paso, TX 79999-2992

5225 Crooks Rd Ste 140

Troy, MI 48098

El Paso, TX 79936

IN RE: Carlos Castillo		CASE NO.
De	ebtor	
		CHAPTER 13
Joint Debtor		
	CERTIFICATE OF SERVICE (Continuation Sheet #1)	
Internal Revenue Service STOP 5022 AUS 300 E. 8th St. Austin, TX 78701	Providence Memorial Hospital 584704556 P.O. Box 849763 Dallas, TX 75284-9763	Toyota Financial Services 4055226511 Asset Protection Dept WF21 P.O.Box 2958 Torrance, California 90509-9937
IRS - Special Procedures Staff Stop 5022 AUS 300 E. 8th Street Austin, TX 78701	Providence Memorial Hospital 503685540 P.O. Box 849763 Dallas, TX 75284-9763	U.S. Attorney FHZ/HUD/VA/IRS 601 N.W. Loop 410, Suite 600 San Antonio, TX 78216
LBPS 1120091966 14523 SW Millikan Way, STE 200 Beaverton, OR 97005	Providence Memorial Hospital 551678156 P.O. Box 849763 Dallas, TX 75284-9763	Verizon Wireless P.O. Box 9622 Mission Hills, CA 91346-9622
LBPS 1120091966 14523 SW Millikan Way, STE 200 Beaverton, OR 97005	Rocky Mountain Mortgag 1347061004 2244 Trawood Dr El Paso, TX 79935	Wfnnb/express 334736407 PO Box 182124 Columbus, OH 43218
Linebarger, Goggan Blair & Sampson, LLP 711 Navarro, Ste. 200 San Antonio, TX 78205 Attn: David G. Aelvoet Attn: Don Stecker	Stuart C. Cox 1760 N. Lee Trevino Drive El Paso, TX 79936	
Nelnet Lns 51734074 Attention: Claims PO Box 17460 Denver, CO 80217	Sun City Dematology 20115 4545 N. Mesa St. # A El Paso, TX 79912	